	Case 2:23-cv-01175-WSS-PLD Document 1-1 Filed 06/26/23 Page 1 of 6 1587 WIFP #5
	UNITED STATES DISTRICT COURT OF
	THE WESTERN DISTRICT OF PENNSYLliania
	Dana W. Wiley 2:23-cv-1175
	PLaintiff Pho'se
	US. Amend complaint
	world wrestling Entertainment
	CEO VInce memahan
PLant	FF Dana w. Wiley complaint for (A) Breach of
contlac	+ AND (B) Failure to reimburse \$5,500
on the	Down Payment hangout what App email
contrac	t And (B) failure to reimburse \$5,500 Down Payment hangout what App email t to Personal fan meet world wrestling
Entertai	ament employee" Alexia Bliss
Pursuc	int to Provision of 150 SC 1114 U. SC 1125 (A)
E.S.A.S.	1 And 1705Cloay /170.5C114 (GREENINED)
under.	261.3 JUN 26 2023
	CLERK, U.S. LISTRICT COURT
	INTRODUCTION FOR THE WESTERN DISTRICT OF PENNSYLVANIA
This on	atter concern's the Defendant world
Mest	ing Entertainment CEO lince memahan
	of contract and failure to reimburse
\$5,500	on the Down Payment hangout what App
email	on the Down Payment hangout what App contract to Personal Fan meet
blace	westling Entertainment employee
ALEXIC	Bliss and to become an world wrestling
Enterto	unment Employee for \$ 70,000 a month
	,

2 THITRODUCTION Plaintiff Dana Willey Brings This Action Against The Defendant world wrestling Entertainment CFO" Vince Mcmatton Pursuant to the Provision 15 U.S. C. 1114 15 U.S. C. 1125 (A) F.S. A. Sol and 17 U. S.C 1004/17 U.S.C 119 (G) (2) under 26/3 IN Accordance to secure Relief under the united States Federal and Fennsyl Vania U.S constitution law Pursue 15 U.S. C. 1111-1118 Here for (A) Breach of contract and (B) failure to reimburse \$5,500 Dawn Rayment on behalf of the Hangout what App email contract as an light to Personal fan meet world wrestling Entertainment Employee Alexia Bliss and to become an world wrestling Entertainment Employee for #Topo a month. TT Parties 1. Plaintiff Dana winter 15 A Public Residence of the united states and the laws of the State Rennsylvania AT: 111 S. MILTON STreet New gastle PAIbles PlainTIFF Dand W. Willey is All So in Good Standards with the Federal and STate Pennsylvania Laws he has All so Exhausted All tederal and state Remedies and has some Everything in Trying to

SOLVE	This matter with the Defendant
brow	This matter with the Defendant wrestling Entertainment chairmen cto
Mince	memation
TheirFo	orth Bring's This Amended Pro's E conflaint
Pursu	ant to the screens Prollision of
28 U.S	ant To The Screeng Prollision of C 1331-1338 (B) and 28 U.S.C 1915 (E) (2)
a. The	Defendant world wrestling Entertainment "CEO
	memation
hereby	has durisdiction of the \$5500 Down Payment
hangou	t what App email contract as an right to
Person	t what App email contract as an right to hal fan meet world wrestling Entertainment
EmPla	yee Alexia Bliss, and to become world
wrest	Ling Entertainment employee for \$10,000 a
Month.	
	TIT du l'isdiction and l'enve
1. This	court has ORiginal durisdiction under the 5th
	ment and Provision Pursuant to 15 U.S.C 1121 (A)
15 U.S.	1051-1127 and 280.5 c 1331-1338
<u>noiTaf</u>	Arising (Federal and State question under the
Brand	Arising (Federal and State question under the and Trademark Law's of the U.S constitution

2.This	court has durispiction Pursuant 28 U.S.c. 1331-
1338, C	nd Provision under the 5th Amendment in
brossA	ance with the Principles of Pendant
	iction in the said claim's domes with
50657	Santial and Related claim under The
Bland	Mame/Trademark Law's of the
	1511-120 15 U S. C 1051-1127.
	Statement of facts
	(1) The Defendant world wrestling Entertainment ice maken Breach the #5500 Brand mark Agreed contract to Personal Fan meet
CEO VIO	ice memation Breach the \$5500 Brand
Traber	mark Agreed contract to Personal Fan meet
West	Ling Em Playee Alexia Bliss.
	(2) The Defendant would wrestling Entertainment
CEO" VI	(2) The Defendant world wrestling Entertainment nee mehmahan refuse to reimburse I Plaintiff
Danau	iviley \$5,500 Dollars contact Payment
	(3) The Defendant world wrestling Fritertainment
CEO" VIII	nce mehmahon refuse to mail Track I Plaintiff
	enuley lose stole \$5,500 Dollar Misa Debit
card u	resting Em Ployee "Alexia Bliss
t siem	I Plaintiff Dana W. Wiley at 717 Altman Road
New c	astle, Pennsy liana

	(4) The Defendant world wrestling Entertainment
	e memahon
color of	inated I Plaintiff Dana W. Wiley under the Common Law in the State Pennsylvania and
united	STates after I Plaintiff was alrested and charge
for atte	mited Homicide, ASSI allate Assault against
New cas	site Pennsylvania Law Enforcement on
10/25/20	22 order the united States Secret Service
	Pennsyllania State Police Moop D. Modor
case Te	am to Possess an warfant to unlawful seized
Search	I Plaintiff Phone Device and Property in
CONSPIR	acy Theory Plot to obstruct and Destroy any
evidence	supporting these facts that world wrestling
Enter to	unment Employee Alexia Bliss
email Te	ext to I Plaintiff hangout what Ama email
Busine	ext to I Plaintiff bangout what App email

	Conclusion
-	Plaintiff Dana willey on this Day of
2023	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
HereB	seeks The soup monetary Relief here from
The T	Seets The Said Monetary Relief here from efendant Pursuant 28 U.S.C 1915 (e) (2) and
	(A) TIII 2
	1. \$6 million Dollars for Bleach of contract and
	2. The Detendant Pay cost of This Action of any egal fee's This coul may order here whon the
other!	legal fee's This coul May or Der here whon the
Defend	KNT
	The said Allegation are hereby The and correct
To The	The Said Allegation are hereby the and correct Pravision within the U.S constitution Laws of
Petdas	
ThereFo	orth Plaintiff Dana wivily subtibits This Plo'SE ed complaint here To The clerk of court
Ameno	ed complaint here To The clerk of court
	or the US Federal court of western Pennsy Wanna
	FIRST class certified mail
	JUNE 22, 2023
Dalla	pristrance in the passes of
77.2 iii	uton street Entertainment exo
New C	astle Pa 16101 Vince McMahon
	1241 East main street
	STamfold CT06902
	Phone (203)352-8600
	